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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/759,312	01/12/2001	Yoshihiro Ueta	299002051800	1784
	7590 03/20/2002			
MORRISON 755 PAGE MI	& FOERSTER LLP		EXAMINER	
PALO ALTO, CA 94304-1018			MULPURI, SAVITRI	
			ART UNIT	PAPER NUMBER
			2812	
			DATE MAIL ED: 03/20/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/759,312

Applicant(s)

Examiner

Ueta et al Art Unit

er

Savitri Mulpuri

2812



-	The MAILING DATE of this communication appe	ars on the cover sheet with the correspondence address
	for Reply	
THE	IORTENED STATUTORY PERIOD FOR REPLY IS S MAILING DATE OF THIS COMMUNICATION.	
- Exte	ensions of time may be available under the provisions of 3.7 fter SIX (6) MONTHS from the mailing date of this commu	7 CFR 1.136 (a). In no event, however, may a reply be timely filed
- If the	e period for reply specified above is less than thirty (30) d e considered timely.	lays, a reply within the statutory minimum of thirty (30) days will
- If NO	D period for reply is specified above, the maximum statuto	ory period will apply and will expire SIX (6) MONTHS from the mailing date of this
- Failu	ommunication. Ire to reply within the set or extended period for reply will	, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any	reply received by the Office later than three months after arned patent term adjustment. See 37 CFR 1.704(b).	the mailing date of this communication, even if timely filed, may reduce any
Status		
1) 💢	Responsive to communication(s) filed on Mar 6,	2001
2a) 🗌	This action is FINAL . 2b) X This	action is non-final.
3) 🗆	Since this application is in condition for allowand closed in accordance with the practice under Ex	per except for formal matters, prosecution as to the merits is parte Quayle, 1935 C.D. 11; 453 O.G. 213.
Disposi	ition of Claims	
4) 💢	Claim(s) <u>1-11</u>	is/are pending in the application.
4	la) Of the above, claim(s)	is/are withdrawn from consideration.
5) 🗆	Claim(s)	is/are allowed.
6) 💢	Claim(s) <u>1-11</u>	is/are rejected.
7) 🗆	Claim(s)	is/are objected to.
8) 🗆	Claims	are subject to restriction and/or election requirement.
Applica	ition Papers	
9) 🗆	The specification is objected to by the Examiner.	
10)	The drawing(s) filed on is/a	are objected to by the Examiner.
11)	The proposed drawing correction filed on	is: a) □ approved b) □ disapproved.
	The oath or declaration is objected to by the Exa	
Priority	under 35 U.S.C. § 119	
•	Acknowledgement is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d).
_	All b) □ Some* c) □ None of:	
	1. $ ot\!$	nave been received.
;	2. \square Certified copies of the priority documents h	ave been received in Application No
;	3. Copies of the certified copies of the priority application from the International Bu	documents have been received in this National Stage ureau (PCT Rule 17.2(a)).
*Se	ee the attached detailed Office action for a list of	
14) 🗌	Acknowledgement is made of a claim for domest	tic priority under 35 U.S.C. § 119(e).
Attachmo	ent(s)	
15) 💢 No	otice of References Cited (PTO-892)	18) Interview Summary (PTO-413) Paper No(s).
	otice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of Informal Patent Application (PTO-152)
17) 💢 Inf	formation Disclosure Statement(s) (PTO-1449) Paper No(s)	20) Other:

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

Claims 1-6 are rejected under 35 U.S.C. 102(e) as being anticipated by Kimura (US 6, 201,823).

Kimura discloses a method of making a light emitting device by the following process steps: Providing a GaN substrate having crystal orientation, which is tilted from a direction (0001) face to (11-20) or (1-100) direction in an angle in the range of -5 to 5 degrees (see col. 6, lines 13-23); col. 9, line 15-31; col. 12, lines 30-41; col. 13, lines 20-36); and growing multi layers structure with active layer being multi quantum well active layer with seven period of alternating barrier and well layer "107"; growing multiple layers including acceptor doping such as Mg ptype InAlGaN layer along with undoped and n-type doped InAlGaN layers (see col. 10-11). In Kimura the distance between GaN substrate "103" and active layer "107 is inherently equal or greater than 1 micron. (See fig. 3 and related description).

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 7-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kimura et al (US 6,201,823) in combination with Yuge et al (US 6,030,848).

Kimura discloses a method of making a light emitting device by the following process steps: Providing a GaN substrate having crystal orientation, which is tilted from a direction (0001) face to (11-20) or (1-100) direction in an angle in the range of -5 to 5 degrees (see col. 6, lines 13-23); col. 9, line 15-31; col. 12, lines 30-41; col. 13, lines 20-36); and growing multi layers structure with active layer being multi quantum well active layer with seven period of alternating barrier and well layer "107"; growing multiple layers including acceptor doping such as Mg p-type InAlGaN layer along with undoped and n-type doped InAlGaN layers (see col. 10-11). Kimura does not disclose wait period subsequent to growth of well and barrier layer in time period in the range of 1 second to 60 minutes.

Yuge et al discloses a method of growing multiple GaN or AlGaN or InGaN layers. Yuge particularly teach annealing in the nitrogen rich carrier gas including hydrogen to produce damage free layer and thereby increase the efficiency of the light emitting device (see abstract and col. 4, lines 15-67). It would have been obvious to one of ordinary skill in the art at the time of invention made to anneal multiple layers in nitrogen rich carrier gas in the invention of Kimura to

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improve the efficiency of the device. Modified invention of Kimura as modified by the teaching of Yuge et al would have surface roughness less than the well layer in the quantum well structure because Yuge teaches surface roughness is decreased by annealing treatment in nitrogen rich atmosphere because nitrogen prevent sublimation or in other words replenish the nitrogen on the surface of the nitride compound semiconductors such as InGaN or GaAlInN etc.,

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Prior art teaches light emitting devices by using GaN or their tertiary quaternary compounds.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to S. Mulpuri whose telephone number is (703) 305-5184. The fax phone number for the organization where this application or proceeding is assigned is (703)308-7722.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

SAVITRI MULPURI PRIMARY EXAMINER